COMMONWEALTH OF MASSACHUSETTS

DEPARTMENT OF TELECOMMUNICATIONS AND ENERGY

Investigation by the Department of Telecommunications and Energy on its own Motion into the Appropriate Pricing, based upon Total Element Long-Run Incremental Costs, for Unbundled Network Elements and Combinations of Unbundled Network Elements, and the Appropriate Avoided Cost Discount for Verizon New England, Inc. d/b/a Verizon Massachusetts' Resale Services in the Commonwealth of Massachusetts

D.T.E. 01-20

Part A (UNE Rates)

AT&T'S REPLY BRIEF AFTER EVIDENTIARY HEARINGS ON RECONSIDERATION

PUBLIC VERSION

Jeffrey F. Jones Kenneth W. Salinger Laurie S. Gill Jay E. Gruber John T. Bennett Katherine A. Davenport PALMER & DODGE LLP 111 Huntington Avenue Boston, MA 02199-7613 (617) 239-0100

Mary E. Burgess AT&T Communications of New England, Inc. 111 Washington Avenue Albany, NY 12210-0000 (518) 463-3148

December 16, 2002 (originally filed November 5, 2002)

Verizon also relies upon a switching software contract between AT&T and Lucent.³¹ But that contract is irrelevant here. First, the contract terms on which Verizon relies do not apply to local switches, and thus do not concern the software at issue with respect to Verizon's motion for reconsideration with respect to initial RTU fees for local switches.³² Second, Verizon mischaracterizes the contract by describing it as an agreement by AT&T "to pay substantial RTU fees for each switch."³³ In fact, the figures cited by Verizon are solely for the purposes of exercising a substantial credit from Lucent to AT&T, to resolve issues not in evidence here.³⁴ Third, even if Verizon had proven that AT&T actually paid these amounts in connection with the purchase of new local switches, which it has not, all that would show is that AT&T was unable to obtain the same favorable pricing for switching software that Verizon routinely gets through

²⁶ Tr. Vol. 20, 10/23/02, at 3708 (Gansert).

Vz. Init. Br. on Reconsideration at 9.

²⁸ Tr. Vol. 20, 10/23/02, at 3696 (Gansert).

²⁹ Vz. Init. Br. on Reconsideration at 9.

Ex. ATT-VZ 31-1, as excerpted in Ex. ATT-33P, Pitts Rebuttal on Reconsideration, 10/16/02, Tab 10.

Vz. Init. Br. on Reconsideration at 9-10.

Ex. VZ-ATT/WC 3-1, Page 14 of 14 of the contract, Article IV.

Vz. Init. Br. on Reconsideration at 10.

Ex. VZ-ATT/WC 3-1, Exhibit 1, Page 1.